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6 Attorney for Claimant
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8 UNITED STATES BANKRUPTCY COURT

9 NORTHERN DISTRICT OF CALIFORNIA, SAN FRANCISCO DIVISION

10 In re
11 PG&E Corporation,
12 and

13 PACIFIC GAS AND ELECTRIC
COMPANY,

14 Debtors.

15 [x] Affects both Debtors

16 *All paper shall be filed in the Lead Case,
No. 19-30088-DM

17) Case No. 19-30088-DM
18)
19) Chapter 11
20) Lead Case, Jointly Administered
21)
22) **DECLARATION OF MOVANT IN**
23) **SUPPORT OF MOTION PURSUANT TO**
24) **FED. R. BANKR. PROC. 7015 AND 7017 TO**
25) **ENLARGE TIME TO FILE PROOF OF**
26) **CLAIM PURSUANT TO FED. R. BANKR.**
27) **PROC. 9006(b)(1)**

28)
29) Date: October 11th, 2022
30) Time: 10:00 a.m. (Pacific Time)
31) Place: Telephonic/Video Appearances Only
32) United States Bankruptcy Court
33) Courtroom 17,
34) 450 Golden Gate Ave., 16th Floor
35) San Francisco, CA
36) Judge: Hon. Dennis Montali
37)
38) Objection Deadline: September 27th, 2022

39 I, Eric Rix, hereby declare:

- 40 1. I am the movant in this matter and was a renter, of the property commonly known as 15084 Twin
41 Pine Rd. Magalia, CA 95954 on November 8, 2018, which was my primary residency at the time
42 of the Camp Fire and continues to be.
43
44 2. Prior to relocating to the property commonly known as 15084 Twin Pine Rd. Magalia, CA 95954
45 on November 7, 2018, I resided at my father-in-law's home commonly known as 722 Bushmann

1 Rd. Paradise, CA 95969. His home did not survive, therefore the personal property I held at his
2 home along with two vehicles were destroyed in the fire.

- 3 3. My Proof of Claim filing for damages sustained in the Camp Fire of November 8, 2018, was
4 delayed due to my reasonable belief that I did not have a claim associated with the fire as my
5 primary residence did not sustain any physical damage. Due to the severe mental anguish I
6 suffered evacuating resulting in mental health struggles, compounded with poor and misleading
7 information being circulated among the community I didn't believe I could file a claim.
8 4. On September 6th, 2022, I contacted Northern California Law Group, PC., to obtain a
9 consultation. I was informed at that time, that I did have a valid claim against PG&E for the
10 losses suffered on November 8, 2018, and on this date, I first learned that I was able to bring a
11 claim against PG&E.
12 5. On September 7th, 2022, I retained Northern California Law Group, PC to file this motion, file my
13 Proof of Claim and represent me in the Fire Victims Trust process.
14 6. All statements in this declaration are based on my own personal knowledge and observation. If
15 called to testify on this matter, I can and would competently testify to the matters set forth in this
16 Declaration.

17
18 I declare under penalty of perjury pursuant to the laws of the United States of America that the
19 foregoing is true and correct.

20 Executed this 7th day of September 2022, in Magalia, CA.
21

22 /s/Eric Rix
23

24 Eric Rix
Movant